IN THE UNITED STATES PATENT AND TRAƊÈMARK OFFICE

TEAIR re patent application of: CARTER

Serial No.: 09/616,962 Filed: July 14, 2002

For: MODIFIED SERUM ALBUMIN WITH REDUCED

AFFINITY FOR NICKEL AND COPPER

Examiner: Sisson Art Unit: 1634

Docket #: P06652US0/BAS

COMMISSIONER FOR PATENTS WASHINGTON, D.C. 20231

SIR:

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TECH CENTER 1600/2900 X a Response to Final Rejection dated September 11, 2002 and Submission of

Rule 131 Declaration with Exhibits A-C a response to the Office Action dated

a Notice of Appeal

a Petition for an extension of time

Other:

ees. For claims if required and/or other fees as shown below:

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	NOW	Previously Paid For	Present Extra	Rate	<u>\$</u>
TOTAL CLAIMS	9	21		X \$ 18 =	į
	5	5		X \$ 84 =	
TOTAL OF ABOVE CLAIMS FEES =					
Reduction by ½ for small entity status of applicant					
SUBTOTAL =					
Y Fee for extension of time (per attached Petition)			465		
			160		
Other ice for real	00 01 / lpp		TOTAL O	FALL FEES =	625
	TOTAL CLAIMS INDEP. CLAIMS Reduction by ½ for	TOTAL CLAIMS 9 INDEP. CLAIMS 5 Reduction by ½ for small e	TOTAL CLAIMS INDEP. CLAIMS  Solution by ½ for small entity status of approximately approximately and status of approximately and status of approximately app	TOTAL CLAIMS    9	NOW Previously Paid For Present Extra Rate  9 21 X \$ 18 =  INDEP. CLAIMS 5 5  X \$ 84 =  TOTAL OF ABOVE CLAIMS FEES =  Reduction by ½ for small entity status of applicant  SUBTOTAL =  Fee for extension of time (per attached Petition)

X A check in the amount of \$625 is enclosed. If no check or an insufficient check is enclosed and a fee is due in connection herewith, the Commissioner is authorized to charge any fee or additional fee due in connection herewith to Deposit Account No. 12-0555.

X In the event that a petition for extension of time is required to be submitted herewith and that a separate petition is not submitted herewith, applicant hereby petitions under 37 CFR 1.136(a) for an extension of time of as many months as are required to render this submission timely. Any fee is authorized above.

Date: March 11, 2003

Respectfully submitted,

B/Aaron Schulman Registration No.: 31877

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Atty Docket: P06652US0/BAS

RESPONSE TO FINAL REJECTION AND SUBMISSION OF RULE 131 DECLARATION

Honorable Commissioner for Patents

Washington, D.C. 20231

SIR:

In response to the Final Rejection dated September 11, 2002, Applicant now places this case in condition for allowance for the reasons that follow:

## REMARKS

By this Amendment, Applicant herein provides a Rule 131 Declaration which removes the cited prior art reference and makes moot the only outstanding rejection of the claims. Applicant submits that this case is now thereby placed in condition for allowance.

In the Final Rejection, the Examiner indicated that Claims 29 and 30 were in condition for allowance, and such an indication is acknowledged with appreciation.

The Examiner rejected Claims 22-28, but only on the basis of 35 U.S.C. §102(a), by virtue of the Bar-Or PCT reference having a publication date of April 13, 2000, less